



ABERDEEN CITY COUNCIL

September 23, 2015

COUNCIL MEETING AGENDA

7:15 p.m. Third Floor, City Hall

COMMITTEE OF THE WHOLE

- A. Guest Speakers
- B. Additions to Agenda
- C. Department Heads
 - 1. Presentation to Captain Streifel by Chief Tom Hubbard
- D. Mayor's Report
- E. Non-Standing Committee Reports

COUNCIL MEETING

I. ROLL CALL

II. FLAG SALUTE

III. APPROVAL OF MINUTES

IV. PUBLIC COMMENT Re: Agenda Items (Please limit your comments to 3 minutes)

V. FINANCE COMMITTEE

- A. Committee Chair Report
- B. Approval of Expenditures
 - 1. Recommend approval of expenditures and payroll.
- C. Reports & Communications
 - 1. Report from Finance and Parks Director authorizing the purchase and supplemental budget request for a 2015 Yanmar V105-6A Mini Excavator and Thumb from Washington Tractor as per the State purchasing contract.

VI. PUBLIC WORKS

- A. Committee Chair Report

VII. PUBLIC SAFETY

- A. Committee Chair Report
- B. Reports & Communications
 - 1. Report from Public Safety and Chief of Police recommending that the Mayor and staff be authorized to sign the MOU with Washington Traffic Safety Commission.
- C. Ordinances
 - 1. First reading of Bill No. 15-03A adopting a new chapter 12.72 of the AMC relating to the permitting of public festivals and parades, repealing chapter 5.44 of the AMC and Ordinance 5441.

VIII. SPECIAL AGENDA ITEMS

A. Reports & Communications

1. Report from Personnel and the Human Resources Director recommending that the City Council adopt the revisions to the Community Development Technician job description.

IX. CITY COUNCIL COMMENT PERIOD

X. PUBLIC COMMENT PERIOD (Please limit your comments to 3 minutes)

XI. EXECUTIVE SESSION

The City of Aberdeen does not discriminate against or exclude anyone from participation in public meetings. Requests for assistance should be made by contacting the Finance Department at 360-537-3236, 48 hours in advance of the meeting. Thank you.

**CITY OF ABERDEEN
COMMITTEE REPORT**

Mr. Mayor: Hon. Bill Simpson

**The Members of
Your Committee On:** Finance Committee

In Reference To: 2015 Yanmar V105-6A Mini Excavator and Thumb

Background:

Over the past several years, the Parks, Arts and Recreation Department has been required to replace several of our drainage and irrigation systems as well as to work on ditches out at the Bishop Athletic Complex. To do this, we have borrowed equipment from the Public Works Department. Lately, the Public Works Department has been busy working on their own projects and we have not been able to use their equipment. I see this trend extending for quite a while.

We would like to purchase a Yanmar Mini Excavator from Washington Tractor. The cost is \$40,759.38 and is on the State Contract. As per the State Contract, we will get a \$12,277.81 reduction in the price. We will then trade in our 2009 John Deere 507E Tractor for \$26,500 which will leave us a balance of **\$3,185.45** after taxes.

The **\$3,185.45** will be taken from the Parks Equipment Rental Reserve.

Reports and recommend as follows:

That Council authorizes the purchase and supplemental budget request for a **2015 Yanmar V105-6A Mini Excavator and Thumb** from Washington Tractor as per the State purchasing contract.

Karl Harris, Parks Director

Tim Alstrom, Chair

Denny Lawrence, Vice Chair

Reported: April 22, 2015

Pete Schave

Adopted:

Jeff Cook



Quote Summary

Prepared For:

City Of Aberdeen Parks Attn Stacie Barnu
200 E Market St
Aberdeen, WA 98520
Business: 360-533-4100

Prepared By:

Kevin Hochstetler
Washington Tractor, Inc.
5015 Olympic Highway
Aberdeen, WA 98520
Phone: 360-533-6393
khochstetler@washingtonttractor.com

Quote Id: 12093816
Created On: 11 September 2015
Last Modified On: 11 September 2015
Expiration Date: 10 October 2015

Equipment Summary	Selling Price	Qty	Extended
2015 YANMAR VIO25-6A - 60628	\$ 28,531.57 X	1 =	\$ 28,531.57
2015 YANMAR AT18V35BKP - 131997-24	\$ 904.33 X	1 =	\$ 904.33

Equipment Total **\$ 29,435.90**

Trade In Summary	Qty	Each	Extended
2009 JOHN DEERE 5075E TRACTOR - PY5075U000467	1	\$ 26,500.00	\$ 26,500.00
PayOff			\$ 0.00
Total Trade Allowance			\$ 26,500.00

Trade In Total **\$ 26,500.00**

Quote Summary

Equipment Total	\$ 29,435.90
Trade In	\$ (26,500.00)
SubTotal	\$ 2,935.90
Sales Tax - (8.50%)	\$ 249.55
Total	\$ 3,185.45
Down Payment	(0.00)
Rental Applied	(0.00)
Balance Due	\$ 3,185.45

Salesperson : X _____

Accepted By : X _____



JOHN DEERE

Selling Equipment

Quote Id: 12093816

Customer: CITY OF ABERDEEN PARKS ATTN STACIE BARNU

2015 YANMAR VIO25-6A - 60628

Hours: 0

Stock Number: 220607

Code	Description	Qty	Unit	Selling Price Extended
				\$ 28,531.57
	MINI-EXCAVATOR & THUMB	1	\$ 40,580.32	\$ 40,580.32
Other Charges				
	Additional costs	1	\$ 179.06	\$ 179.06
	Other Charges Total			\$ 179.06
	Suggested Price			\$ 40,759.38
Customer Discounts				
	Customer Discounts Total		<i>Per State Contract</i> \$ -12,227.81	\$ -12,227.81
Total Selling Price				\$ 28,531.57

2015 YANMAR AT18V35BKP - 131997-24

Hours: 0

Stock Number: 220609

Code	Description	Qty	Unit	Selling Price Extended
				\$ 904.33
	18" BUCKET FOR VIO27/35	1	\$ 970.97	\$ 970.97
	Suggested Price			\$ 970.97
Customer Discounts				
	Customer Discounts Total		\$ -66.64	\$ -66.64
Total Selling Price				\$ 904.33

**CITY OF ABERDEEN
COMMITTEE REPORT**

MR. MAYOR

YOUR COMMITTEE ON: Public Safety and Chief of Police

IN REFERENCE TO: Washington Traffic Safety Commission MOU

Report and recommend as follows:

The Aberdeen Police Department would like to enter into Memorandum of Understanding (MOU) with the Washington Traffic Safety Commission (WTSC):

This MOU would allow the department to participate in High Visibility Enforcement (HVE) with the WTSC. The primary enforcement will be for Impaired Driving and Seat Belts.

The department's reimbursement is based on overtime used by the department for the HVE patrols.

The MOU term is from October 1, 2015 – September 30, 2016.

It is recommended that the Mayor and staff be authorized to sign the MOU with WTSC.

Robert H. Torgerson, Chief of Police

Reported: September 23, 2015

Adopted: September 23, 2015

Tawni Andrews, Chair

Jim Cook

Jerry Mills

Alice Phelps

**INTERAGENCY AGREEMENT
BETWEEN
ABERDEEN POLICE DEPARTMENT
AND
WASHINGTON TRAFFIC SAFETY COMMISSION**

THIS AGREEMENT is made and entered into by and between the Aberdeen Police Department hereinafter referred to as "AGENCY," and the Washington Traffic Safety Commission, hereinafter referred to as "WTSC."

THE PURPOSE OF THIS AGREEMENT is to provide funding for the Aberdeen Police Department to conduct multijurisdictional, high visibility enforcement (HVE) traffic safety emphasis patrols (as outlined in Exhibit A), in support of Target Zero priorities. The Target Zero Manager (TQM) and/or Law Enforcement Liaison (LEL) assigned to the AGENCY's county shall coordinate the Scope of Work as outlined below with the goal of reducing traffic related deaths and serious injuries.

THEREFORE, IT IS MUTUALLY AGREED THAT:

STATEMENT OF WORK

The AGENCY shall conduct specific HVE patrols as described in the Statement of Work attached as Exhibit A and as coordinated by the local TQM and/or LEL.

PERIOD OF PERFORMANCE

The period of performance of this Agreement shall commence on October 1, 2015 and remain in effect until September 30, 2016 unless terminated sooner, as provided herein.

COMPENSATION AND CONDITIONS

Compensation for the work provided in accordance with this Agreement has been established under the terms of RCW 39.34. The cost of accomplishing the work described in the Statement of Work will not exceed \$7,950.00 (SEVENTHOUSAND NINE HUNDRED FIFTY DOLLARS). Funds break down into the following enforcement overtime categories:

Statewide Impaired Driving Patrols: \$2,200.00
Grant Award # MAP-21 Section 405d; CFDA # 20.616

Statewide Seat Belt Patrols: \$750.00
Grant Award # MAP-21 Section 405b; CFDA # 20.616

Statewide Distracted Driving Patrols: \$1,000.00
Grant Award # Section 402; CFDA # 20.600

Flex Funding: \$4,000.00
(Local DUI, Speed, Distracted, and Seat Belt Patrols)
Grant Award # Section 402; CFDA # 20.600
Grant Award # MAP-21 Section 405d; CFDA # 20.616

These funds shall not be commingled and are only to be utilized for the specified emphasis area.

SWV 0007703-00

Aberdeen Police Department Statewide Vendor Number

PARTICIPATION REQUIREMENTS AND CONDITIONS:

For each of the emphasis patrols listed above, **Multijurisdictional High Visibility Enforcement Protocols**, as outlined in **Exhibit B** of this document, will be followed. Exceptions to these protocols may only be provided by the WTSC Program Manager.

Standardized Field Sobriety Testing (SFST) Training Requirement

The AGENCY certifies that all officers participating in traffic safety emphasis patrols are SFST trained. To meet this requirement:

- Officer must be BAC certified and have passed the SFST refresher training within the prior three years, or
- Officer must have successfully completed Advanced Roadside Impaired Driving Enforcement (ARIDE), or
- Officer must be a certified Drug Recognition Expert.

SHIFT LENGTH: The AGENCY will not schedule individual officer overtime shifts for longer than eight hours. (WTSC understands there may be instances when more than eight hours are billed because of DUI processing, etc.)

RESERVE OFFICERS: The AGENCY certifies that any reserve officer for whom reimbursement is claimed has exceeded his/her normal monthly working hours when participating in this emphasis patrol and is authorized to be paid the amount requested. Reserve officers may only be paid at the normal hourly rate and not at the 1.5 overtime rate.

DISPATCH: WTSC will reimburse communications officers/dispatch personnel for work on this project providing Agency has received prior approval from the designated TZM.

ALLOWABLE COSTS: The AGENCY will provide commissioned law enforcement with appropriate equipment (vehicle, radar, PBTs etc.) to participate in the emphasis patrols. WTSC will reimburse for overtime at 1.5 times officer's normal rate plus AGENCY's contributions to employee benefits including FICA, Medicare, Worker's Compensation and unemployment. The total cost of salary and benefits shall not be exceeded in any one funding category and funds may not be commingled between campaign areas.

PERFORMANCE STANDARDS

Participating law enforcement officers are required to make a minimum of 3 self-initiated contacts per hour of enforcement. Some violator contacts may result in related, time-consuming

activity. This activity is reimbursable. Other activities, such as collision investigation or emergency response that are not initiated through emphasis patrol contact WILL NOT be reimbursed.

BILLING PROCEDURE

The AGENCY shall submit invoices for reimbursement with supporting documentation to WTSC monthly. All invoices for reimbursement shall be submitted using the A-19 attached as Exhibit C or its pre-approved equivalent. Payment to the AGENCY for approved and completed work will be made by warrant or account transfer by WTSC within 30 days of receipt of the invoice. Upon expiration of the Agreement, any claim for payment not already made shall be submitted within 45 days after the expiration date of this Agreement. All invoices for goods received or services performed on or prior to June 30, **must be received by WTSC no later than July 31**. All invoices for goods or services performed on or prior to September 30, **must be received by WTSC no later than November 15**.

Claims for reimbursement must include:

a. Invoice Voucher (A19 Form).

- 1) Agency identified as the "Claimant"
- 2) Statewide Vendor Number
- 3) Federal Tax ID #
- 4) Original signature of the agency head, command officer or contracting officer, and
- 5) Other information denoted by arrows on the form.

b. Payroll support documents (WTSC Proof Of Overtime Form, signed overtime slips, or other agreed upon payroll documentation.)

c. Emphasis Patrol Activity Logs showing 3 or more self-initiated contacts per hour.

The Invoice Voucher (A19 Form), payroll supporting documents, and Emphasis Patrol Activity Logs shall be submitted to the appropriate TZM or LEL for review and approval. The TZM will forward these documents to WTSC for processing and payment.

OVERTIME REPORTING

The AGENCY agrees to have all personnel who work HVE patrols complete officer Emphasis Patrol Activity Logs and submit to the local TZM or LEL within 48 hours of the end of all shifts worked. These same logs will also be part of the required back-up attached to reimbursement requests as outlined above (detailed above.)

ADVANCE PAYMENTS PROHIBITED

No payments in advance of or in anticipation of goods or services to be provided under this contract shall be made by the WTSC.

AGREEMENT ALTERATIONS AND AMENDMENTS

This Agreement may be amended by mutual agreement of the parties. Such amendments shall not be binding unless they are in writing and signed by personnel authorized to bind each of the

parties. Upon agreement by the AGENCY and the local TZM, allocation categories may be increased or decreased without amending this agreement PROVIDED THAT the increase in the allocation does not exceed 50% of the original agreed amount for the specific category. Any increase in allocation exceeding 50% will require an amendment to this document.

STATE AND FEDERAL TERMS AND CONDITIONS

ALL WRITINGS CONTAINED HEREIN

This Agreement contains all the terms and conditions agreed upon by the parties. No other understandings, oral or otherwise, regarding the subject matter of this Agreement shall be deemed to exist or to bind any of the parties hereto.

ASSIGNMENT

The work to be provided under this Agreement, and any claim arising thereunder, is not assignable or delegable by either party in whole or in part, without the express prior written consent of the party, which consent shall not be unreasonably withheld. The AGENCY shall provide the WTSC a copy of all third-party contracts and agreements entered into for purposes of fulfilling the Statement of Work outlined in Exhibit A. All third-party awards must allow for the greatest practical competition in accordance with applicable procurement rules and procedures.

ATTORNEYS' FEES

In the event of litigation or other action brought to enforce contract terms, each party agrees to bear its own attorney fees and costs.

BUY AMERICA ACT

The AGENCY will comply with the provisions of the Buy America Act (49 U.S.C. 5323(j)), which contains the following requirements:

Only steel, iron and manufactured products produced in the United States may be purchased with Federal funds unless the Secretary of Transportation determines that such domestic purchases would be inconsistent with the public interest, that such materials are not reasonably available and of a satisfactory quality, or that inclusion of domestic materials will increase the cost of the overall project contract by more than 25 percent. Clear justification for the purchase of non-domestic items must be in the form of a waiver request submitted to and approved by the Secretary of Transportation.

CONFIDENTIALITY / SAFEGUARDING OF INFORMATION

The AGENCY shall not use or disclose any information concerning the WTSC, or information which may be classified as confidential, for any purpose not directly connected with the administration of this contract, except with prior written consent of the WTSC, or as may be required by law.

COST PRINCIPLES

Costs incurred under this Agreement shall adhere to provisions of OMB 2 CFR Part 225 and 49 CFR Part 18 for state and local agencies, OMB Circulars A-21 and A-110 for educational institutions, and OMB Circular A-122 for nonprofit entities. The AGENCY shall not utilize Federal grant funds to replace routine and/or existing State or local expenditures; or utilize

Federal grant funds for costs of activities that constitute general expenses required to carry out the overall responsibilities of State, local, or Federally-recognized Indian tribal governments.

COVENANT AGAINST CONTINGENT FEES

The AGENCY warrants that no person or selling agent has been employed or retained to solicit or secure this contract upon an agreement or understanding for a commission, percentage, brokerage or contingent fee, excepting bona fide employees or bona fide established agents maintained by the AGENCY for the purpose of securing business. The WTSC shall have the right, in the event of breach of this clause by the AGENCY, to annul this contract without liability or, in its discretion, to deduct from the contract price or consideration or recover by other means the full amount of such commission, percentage, brokerage or contingent fee.

DEBARMENT AND SUSPENSION

Instructions for Lower Tier Certification

1. By signing and submitting this proposal, the AGENCY (hereinafter in this section referred to as "prospective lower tier participant") is providing the certification set out below.
2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
3. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
4. The terms covered transaction, debarred, suspended, ineligible, lower tier covered transaction, participant, person, primary covered transaction, principal, proposal, and voluntarily excluded, as used in this clause, have the meanings set out in the Definition and Coverage sections of 49 CFR Part 29. You may contact the person to whom this proposal is submitted for assistance in obtaining a copy of those regulations.
5. The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is proposed for debarment under 48 CFR Part 9, subpart 9.4, debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.
6. The prospective lower tier participant further agrees by submitting this proposal that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion – Lower Tier Covered Transaction," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions. (See below)
7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not proposed for debarment under 48 CFR Part 9, subpart 9.4, debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide

the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the List of Parties Excluded from Federal Procurement and Non-procurement Programs.

8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is proposed for debarment under 48 CFR Part 9, subpart 9.4, suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion – Lower Tier Covered Transactions:

1. The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.

2. Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

DISPUTES

In the event that a dispute arises under this Agreement, it shall be determined by a Dispute Board in the following manner: Each party to this Agreement shall appoint one member to the Dispute Board. The members so appointed shall jointly appoint an additional member to the Dispute Board. The Dispute Board shall review the facts, agreement terms and applicable statutes and rules and make a determination of the dispute. The determination of the Dispute Board shall be final and binding on the parties hereto. As an alternative to this process, either of the parties may request intervention by the Governor, as provided by RCW 43.17.330, in which event the Governor's process will control.

DRUG-FREE WORKPLACE

In accordance with the Drug-Free Workplace Act of 1988 (41 USC 8103 and 42 USC 12644), the AGENCY shall publish a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance is prohibited in the workplace and shall specify the actions that will be taken against employees for violation of such provision. The AGENCY shall establish a drug-free awareness program and require that employees provide notification of any criminal drug statute conviction for a violation occurring in the workplace no later than five days after such incident. The AGENCY shall notify WTSC within ten days after such notification by an employee engaged in the performance of the grant. Within 30 days, the AGENCY will take appropriate personnel action against such employee, up to and including termination, and require the employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, state, or local health, law enforcement, or other appropriate agency.

FEDERAL FUNDING ACCOUNTABILITY AND TRANSPARENCY ACT (FFATA)

In accordance with FFATA, the AGENCY shall, upon request, provide WTSC the names and total compensation of the five most highly compensated officers of the entity if:

- (i) the entity in the preceding fiscal year received—
 - I. 80 percent or more of its annual gross revenues in Federal awards;
 - II. \$25,000,000 or more in annual gross revenues from Federal awards; and
- (ii) the public does not have access to information about the compensation of the senior executives of the entity through periodic reports filed under section 13(a) or 15(d) of the Securities Exchange Act of 1934 or section 6104 of the Internal Revenue Code of 1986;

FEDERAL LOBBYING

The undersigned certifies, to the best of his or her knowledge and belief, that:

1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form- LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
3. The undersigned shall require that the language of this certification be included in the award documents for all sub-award at all tiers (including subcontracts, subgrants, and contracts under grant, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

GOVERNANCE

This Agreement is entered into pursuant to and under the authority granted by the laws of the state of Washington and any applicable federal laws. The provisions of this Agreement shall be construed to conform to those laws.

In the event of an inconsistency in the terms of this Agreement, or between its terms and any applicable statute or rule, the inconsistency shall be resolved by giving precedence in the following order:

- a. Applicable state and federal statutes and rules;
- b. Terms and Conditions of this agreement;
- c. Any Amendment executed under this Contract;
- d. Any Statement of Work executed under this Contract; and

- e. Any other provisions of the agreement, including materials incorporated by reference.

INCOME

Income earned by the AGENCY with respect to the conduct of the Statement of Work (e.g. sale of publications, registration fees, service charges) must be accounted for and income applied to project purposes or used to reduce project costs.

INDEMNIFICATION

To the fullest extent permitted by law, the AGENCY shall indemnify, defend, and hold harmless state, agencies of state and all officials, agents and employees of state, from and against all claims for injuries or death arising out of or resulting from the performance of the Contract. The AGENCY's obligation to indemnify, defend, and hold harmless includes any claim by the AGENCY's agents, employees, representatives, or any subAGENCY or its employees

The AGENCY expressly agrees to indemnify, defend, and hold harmless the state for any claim arising out of or incident to AGENCY's or any subAGENCY's performance or failure to perform the Contract. The AGENCY's obligation to indemnify, defend, and hold harmless the state shall not be eliminated or reduced by any actual or alleged concurrent negligence of state or its agents, agencies, employees and officials.

The AGENCY waives its immunity under Title 51 RCW to the extent it is required to indemnify, defend and hold harmless state and its agencies, officials, agents or employees.

INDEPENDENT CAPACITY

The employees or agents of each party who are engaged in the performance of this Agreement shall continue to be employees or agents of that party and shall not be considered for any purpose to be employees or agents of the other party.

LICENSING, ACCREDITATION AND REGISTRATION

The AGENCY shall comply with all applicable local, state, and federal licensing, accreditation and registration requirements/standards, necessary for the performance of this contract.

NONDISCRIMINATION

The CONTRACTOR will comply with all Federal statutes and implementing regulations relating to nondiscrimination. These include but are not limited to:

- (a) Title VI of the Civil Rights Act of 1964 (Pub. L. 88-352), which prohibits discrimination on the basis of race, color or national origin (and 49 CFR Part 21);
- (b) Title IX of the Education Amendments of 1972, as amended (20 U.S.C. 1681-1683 and 1685-1686), which prohibits discrimination on the basis of sex;
- (c) Section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. 794), and the Americans with Disabilities Act of 1990 (Pub. L. 101-336), as amended (42 U.S.C. 12101, et seq.), which prohibits discrimination on the basis of disabilities (and 49 CFR Part 27);
- (d) the Age Discrimination Act of 1975, as amended (42 U.S.C. 6101-6107), which prohibits discrimination on the basis of age;
- (e) the Civil Rights Restoration Act of 1987 (Pub. L. 100-259), which requires Federal-aid recipients and all subrecipients to prevent discrimination and ensure nondiscrimination in all of their programs and activities;
- (f) the Drug Abuse Office and Treatment Act of 1972 (Pub. L. 92-255), as amended, relating to nondiscrimination on the basis of drug abuse;

- (g) the comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970 (Pub. L. 91-616), as amended, relating to nondiscrimination on the basis of alcohol abuse or alcoholism;
- (h) Sections 523 and 527 of the Public Health Service Act of 1912, as amended (42 U.S.C. 290dd-3 and 290ee-3), relating to confidentiality of alcohol and drug abuse patient records;
- (i) Title VIII of the Civil Rights Act of 1968, as amended (42 U.S.C. 3601, et seq.), relating to nondiscrimination in the sale, rental or financing of housing;
- (j) any other nondiscrimination provisions in the specific statute(s) under which application for Federal assistance is being made; and
- (k) the requirements of any other nondiscrimination statute(s) which may apply to the application.

In the event the CONTRACTOR is in non-compliance or refuses to comply with any nondiscrimination law, regulation, or policy, this Agreement may be rescinded, canceled or terminated in whole or in part, and the CONTRACTOR may be declared ineligible for further contracts with the WTSC. The CONTRACTOR shall, however, be given a reasonable time in which to cure this noncompliance. Any dispute may be resolved in accordance with the "Disputes" procedure set forth herein.

POLITICAL ACTIVITY (HATCH ACT)

The AGENCY will comply with provisions of the Hatch Act (5 U.S.C. 1501-1508) which limits the political activities of employees whose principal employment activities are funded in whole or in part with Federal funds.

RECORDS MAINTENANCE

The parties to this Agreement shall each maintain books, records, documents and other evidence that sufficiently and properly reflect all direct and indirect costs expended by either party in the performance of the service(s) described herein. These records shall be subject to inspection, review or audit by personnel of both parties, other personnel duly authorized by either party, the Office of the State Auditor, and federal officials so authorized by law. All books, records, documents, and other material relevant to this Agreement will be retained for six years after expiration and the Office of the State Auditor, federal auditors, and any persons duly authorized by the parties shall have full access and the right to examine any of these materials during this period.

Records and other documents, in any medium, furnished by one party to this Agreement to the other party, will remain the property of the furnishing party, unless otherwise agreed. The receiving party will not disclose or make available this material to any third parties without first giving notice to the furnishing party and giving it a reasonable opportunity to respond. Each party will utilize reasonable security procedures and protections to assure that records and documents provided by the other party are not erroneously disclosed to third parties.

RIGHT OF INSPECTION

The AGENCY shall provide right of access to its facilities to the WTSC, or any of its officers, or to any other authorized agent or official of the state of Washington or the federal government, at all reasonable times, in order to monitor and evaluate performance, compliance, and/or quality assurance under this contract.

The AGENCY shall make available information necessary for WTSC to comply with the right to access, amend, and receive an accounting of disclosures of their Personal Information

according to the Health Insurance Portability and Accountability Act of 1996 (HIPAA) or any regulations enacted or revised pursuant to the HIPAA provisions and applicable provisions of Washington State law. The AGENCY shall upon request make available to the WTS and the U.S. Secretary of the Department of Health & Human Services all internal policies and procedures, books, and records relating to the safeguarding, use, and disclosure of Personal Information obtained or used as a result of this contract.

RIGHTS IN DATA

Unless otherwise provided, data that originates from this Agreement shall be "works for hire" as defined by the U.S. Copyright Act and shall be owned by the WTSC and the State Of Washington. In the event the Materials are not considered "works for hire" under the U.S. Copyright laws, the AGENCY hereby irrevocably assigns all right, title, and interest in data, including all intellectual property rights, to the WTSC effective from the moment of creation. Data shall include, but not be limited to data, reports, documents, pamphlets, advertisements, books, magazines, surveys, studies, computer programs, films, tapes, and/or sound reproductions. Ownership includes the right to copyright, patent, register, and the ability to transfer these rights.

The AGENCY may publish, at its own expense, the results of project activities without prior review by the WTSC, provided that any publications (written, visual, or sound) contain acknowledgment of the support provided by the National Highway Traffic Safety Administration (NHTSA) and the WTSC. Any discovery or invention derived from work performed under this project shall be referred to the WTSC, who will determine through NHTSA whether patent protections will be sought, how any rights will be administered, and other actions required to protect the public interest.

SAVINGS

In the event funding from state, federal, or other sources is withdrawn, reduced, or limited in any way after the effective date of this contract and prior to normal completion, the WTSC may terminate the contract under the "Termination for Convenience" clause, without the ten day notice requirement, subject to renegotiation at the WTSC's discretion under those new funding limitations and conditions.

SEVERABILITY

If any provision of this Agreement or any provision of any document incorporated by reference shall be held invalid, such invalidity shall not affect the other provisions of this Agreement which can be given effect without the invalid provision, if such remainder conforms to the requirements of applicable law and the fundamental purpose of this agreement, and to this end the provisions of this Agreement are declared to be severable.

STATE LOBBYING

None of the funds under this program will be used for any activity specifically designed to urge or influence a State or local legislator to favor or oppose the adoption of any specific legislative proposal pending before any State or local legislative body. Such activities include both direct and indirect (e.g., "grassroots") lobbying activities, with one exception. This does not preclude a State official whose salary is supported with NHTSA funds from engaging in direct communications with State or local legislative officials, in accordance with customary State practice, even if such communications urge legislative officials to favor or oppose the adoption of a specific pending legislative proposal.

TAXES

All payments accrued on account of payroll taxes, unemployment contributions, any other taxes, insurance or other expenses for the AGENCY or its staff shall be the sole responsibility of the AGENCY.

TERMINATION

Either party may terminate this Agreement upon thirty (30) days prior written notification to the other party. If this Agreement is so terminated, the parties shall be liable only for performance rendered or costs incurred in accordance with the terms of this Agreement prior to the effective date of termination.

TERMINATION FOR CAUSE

If, for any cause, either party does not fulfill in a timely and proper manner its obligations under this Agreement, or if either party violates any of these terms and conditions, the aggrieved party will give the other party written notice of such failure or violation. The responsible party will be given the opportunity to correct the violation or failure within fifteen (15) working days. If failure of violation is not corrected, this Interagency Agreement may be terminated immediately by written notice of the aggrieved party to the other.

TERMINATION FOR CONVENIENCE

Except as otherwise provided in this contract, the WTSC may, by 10 days written notice, beginning on the second day after the mailing, terminate this contract in whole or in part. If this contract is so terminated, the WTSC shall be liable only for payment required under the terms of this contract for services rendered or goods delivered prior to the effective date of termination.

TREATMENT OF ASSETS

1. Title to all property furnished by the WTSC shall remain property of the WTSC. Title to all property furnished by the AGENCY, for the cost of which the AGENCY is entitled to be reimbursed as a direct item of cost under this contract, shall pass to and vest in the WTSC upon delivery of such property by the AGENCY. Title to other property, the cost of which is reimbursable to the AGENCY under this contract, shall pass to and vest in the WTSC upon (i) issuance for use of such property in the performance of this contract, or (ii) commencement of use of such property in the performance of this contract, or (iii) reimbursement of the cost thereof by the WTSC in whole or in part, whichever first occurs.
2. Any property of the WTSC furnished to the AGENCY shall, unless otherwise provided herein or approved by the WTSC, be used only for the performance of this contract.
3. The AGENCY shall be responsible for any loss or damage to property of the WTSC which results from the negligence of the AGENCY or which results from the failure on the part of the AGENCY to maintain and administer that property in accordance with sound management practices.
4. If any WTSC property is lost, destroyed or damaged, the AGENCY shall immediately notify the WTSC and shall take all reasonable steps to protect the property from further damage.
5. The AGENCY shall surrender to the WTSC all property of the AGENCY prior to settlement upon completion, termination or cancellation of this contract.
6. All reference to the AGENCY under this clause shall also include AGENCY 's employees, agents or SubAGENCYs.

WAIVER

A failure by either party to exercise its rights under this Agreement shall not preclude that party from subsequent exercise of such rights and shall not constitute a waiver of any other rights under this Agreement unless stated to be such in a writing signed by an authorized representative of the party and attached to the original Agreement.

DESIGNATED CONTACT

The following named individuals will serve as designated contacts for each of the parties, for all communications and billings regarding the performance of this Agreement:

The Contact for the AGENCY is:	The Contact for WTSC is:
Name Title Mailing Address Phone Email	Angie Ward Program Manager PO Box 40944 Olympia, WA 98501-0944 (360) 725 9888 award@wtsc.wa.gov

IN WITNESS WHEREOF, the parties have executed this Agreement.

Aberdeen Police Department

Signature

Printed Name

Title

Date

WASHINGTON TRAFFIC SAFETY COMMISSION

Signature

Chris Madill

Printed Name

Deputy Director

Title

Date

Exhibit A

STATEMENT OF WORK

1. **GOAL:** To reduce traffic related deaths and serious injuries through aggressive impaired driving, occupant protection, speeding and distracted driving multijurisdictional HVE patrols.
2. **SCOPE OF WORK:**

Impaired Driving:

Agency will engage in multijurisdictional HVE patrols, as part of the national effort, for all or part of the following dates:

Holiday DUI Patrols; November 25, 2015 – January 1, 2016
Drive Sober or Get Pulled Over Labor Day DUI Crackdown;
August 19 – September 5, 2016.

These DUI patrols shall be deployed at locations where the data indicates that the most traffic safety benefit can be realized as determined by the local Traffic Safety Task Force. Whenever possible statewide mobilization patrols shall begin after 4:00 p.m. and will occur Friday-Sunday.

Law enforcement officers will complete the Emphasis Patrol Activity Logs and forward to their Target Zero Manager within 48 hours of the completion of the DUI patrols.

Funds permitting, the local Task Force may coordinate local HVE DUI patrols during the contract period. Dates may not coincide with any national/statewide or other local flex patrols. Dates of local patrols will be reported in advance to the WTSC on a quarterly basis by the county Target Zero Manager. Only work done on Task Force/TZM pre-approved dates will be considered for reimbursement.

Seat Belts:

Agency will engage in multijurisdictional HVE seat belt-focused patrols on some or all of the following dates as part of the national effort:

Click it or Ticket - May 23 – June 5, 2016

These patrols shall be deployed at locations where the data indicates that the most traffic safety benefit can be realized as determined by the local Traffic Safety Task Force. Whenever possible these patrols shall occur in areas with the lowest seat belt use. Ideally, these patrols will not begin before 4:00 pm.

Law enforcement officers will complete the Emphasis Patrol Activity Logs and forward to their Target Zero Manager within 48 hours of the completion of the seat belt patrols.

Funds permitting, the local Task Force may coordinate local HVE seatbelt patrols during the contract period. Dates may not coincide with any national/statewide or other local flex patrols. Dates of local patrols will be reported in advance to the WTSC on a quarterly basis by the county Target Zero Manager. Only work done on Task Force/TZM pre-approved dates will be considered for reimbursement.

Distracted Driving

Agency may engage in multijurisdictional HVE distracted driving focused patrols, as part of the national effort, for all or part the following dates:

U Drive. U Text. U Pay. – April 1 – 14, 2016

These patrols shall be deployed at locations where the data indicates that the most traffic safety benefit can be realized as determined by the local Traffic Safety Task Force. Wherever possible these patrols shall occur in areas with the highest number of distracted driving violations.

Law enforcement officers will complete the Emphasis Patrol Activity Logs and forward to their Target Zero Manager within 48 hours of the completion of the distracted driving patrols.

Funds permitting, the local Task Force may coordinate local HVE distracted driving patrols during the contract period. Dates may not coincide with any national/statewide or other local flex patrols. Dates of local patrols will be reported in advance to the WTSC on a quarterly basis by the county Target Zero Manager. Only work done on Task Force/TZM pre-approved dates will be considered for reimbursement.

Local Speeding Patrols

Funds permitting, the local Task Force may coordinate local HVE patrols focused on speeding drivers during the contract period. Dates may not coincide with any national/statewide or other local flex patrols. Dates of local patrols will be reported in advance to the WTSC on a quarterly basis by the county Target Zero Manager. Only work done on Task Force/TZM pre-approved dates will be considered for reimbursement.

CONDITIONS:

For each of the emphasis patrols listed above, **Multijurisdictional High Visibility Enforcement Protocols**, as outlined in **Exhibit B** of this document will be followed. These protocols are incorporated in their entirety to this document by reference. Exceptions to these protocols may only be provided by the WTSC Program Manager.

Standardized Field Sobriety Testing (SFST) Training Requirement

Agency certifies that all officers participating in these patrols are SFST trained. To meet this requirement:

- Officer must be BAC certified and have passed the SFST refresher training within the prior three years, or
- Officer must have successfully completed Advanced Roadside Impaired Driving Enforcement (ARIDE), or
- Officer must be a certified Drug Recognition Expert.

Media Contacts:

All of these patrols are conducted as part of a highly publicized, statewide effort. As such, publicity campaigns about these patrols are planned to alert the public to the fact that extra patrols are targeting these violations. Therefore, Agency must provide the names of at least two agency officers who can be available for media requests and questions.

***At least one of the individuals listed below must be available for weekend media contacts, beginning at noon on Fridays before mobilizations:**

Susan Bradbury
Name/Title

Name/Title

360-964-1707
Office Phone & e-mail

Office Phone & e-mail

360-589-0818
Cell Phone

Cell Phone

Available weekends per above?* Available weekends per above?*

**Please return this signed MOU by October 10, 2015 to your Target
Zero Manager:**

Susan Bradbury
PO BOX 630
Montesano WA 98563

Exhibit B

Multijurisdictional High-Visibility Enforcement Protocols

Purpose

This protocol is intended to guide Target Zero Managers, Law Enforcement Liaisons, and law enforcement agencies in coordinating multijurisdictional high visibility enforcement (HVE) mobilizations to address impaired driving, distracted driving, speeding, and seat belt use. These mobilizations are funded by federal highway safety grants.

Goal

The goal of multijurisdictional high-visibility campaigns is to reduce fatal and serious injury collisions through the coordination of:

- Publicity addressing increased enforcement, and
- Increased contacts and arrests of violators.

Method

Funding from the Washington Traffic Safety Commission (WTSC) will support multijurisdictional HVE patrol activities to increase the number of officers working on impaired driving, distracted driving, speeding, and occupant protection enforcement. Public education and media will be coordinated by the Target Zero Manager and Law Enforcement Liaison. The law enforcement activity will support the media effort by demonstrating to the public that the media messages are true; i.e., that "extra enforcement patrols (with a particular focus) are going on now" so that the public takes the media messages seriously.

The media work will support the police effort by encouraging voluntary compliance with the law. The objective of multijurisdictional HVE patrol activities is to change driver behavior by raising the awareness of increased enforcement.

Definitions:

- HVE is enforcement of the law in conjunction with publicity that draws the attention of the public to the enforcement activity.
- Multijurisdictional enforcement is defined as a minimum of three law enforcement agencies (LEA's) or patrol units participating at a designated date and time, enforcing a specific activity, in a location determined by the local Target Zero Task Force.

Responsibilities

WTSC:

- Provide funding.
- Provide state/local traffic fatality and serious injury data.
- Coordinate paid media at the state level for statewide and local mobilizations (when possible).
- Lead news media efforts for:
 - Holiday DUI
 - Click It or Ticket
 - U Drive. U Text. U Pay.
 - Drive Sober or Get Pulled Over
- Summarize statewide enforcement activity.
- Report results to the National Highway Traffic Safety Administration.

Target Zero Manager and Law Enforcement Liaison:

- Lead the development of Multijurisdictional High Visibility Enforcement Mobilization Plans.
- Submit local patrol plans for local DUI, seat belt, speeding, and distracted mobilizations to the WTSC on quarterly basis:

Plans Due:	For local patrols planned from:
August 31, 2015	October 1 – December 31, 2015
October 31, 2015	January – March, 2016
January 30, 2016	April – June, 2016
April 30, 2016	July – September, 2016

*One yearly plan for local mobilizations may be submitted in lieu of four quarterly plans.

- Coordinate mobilization briefings.
- Lead news media and community outreach efforts for local mobilizations.
- Review and approve all MOUs, invoices, and other documentation before submission to WTSC. This includes follow-up on incomplete invoicing paperwork and Emphasis Patrol Activity Logs with unexplained low contacts.
- Submit statewide mobilization enforcement total sheet (by county) to WTSC within 72 hours of mobilization end date (hvetotals@wtsc.wa.gov)
- Submit local mobilization enforcement total sheet (by agency and task force) to WTSC within two weeks of patrol end date (hvetotals@wtsc.wa.gov)

Law Enforcement Agencies:

- Send a representative to local task force meetings to plan mobilization locations and exact dates.
- Ensure availability of agency media contact, noted on page 3 of this agreement, prior to and during all mobilization dates.
- Provide commissioned police officer(s) (active or paid reserve) with appropriate equipment (vehicle, radar, etc.) to participate in multijurisdictional HVE patrols.
- Ensure that officers assigned to the multijurisdictional HVE campaigns are qualified to enforce the impaired driving laws as outlined on page 2, section 3 of this agreement.
- Require all officers participating in multijurisdictional HVE patrols to attend mobilization briefings.
- Ensure officers working the overtime conduct a minimum of three (3) self-initiated contacts per hour.

This is an enforcement activity that is intended to apprehend violators. It is expected that a Notice of Infraction/Citation (NOI/C) will be issued at contact unless circumstances dictate otherwise. It is understood that violator contacts may result in related, time-consuming activity. Such activity will be considered for reimbursement.

Activity other than that initiated through HVE patrol contact (investigating collisions, emergency responses, etc.) will be the responsibility of the contracting agency and will not be reimbursed.

- Require officers to complete and submit multijurisdictional HVE patrol productivity on WTSC Emphasis Patrol Activity Log.

Agency Initial DATE

TQM Initial DATE



Agency: Aberdeen Police Department
Project Number: 2015/16 HVE

Acknowledgement of WTSC Grant Requirements

When the authorizing official and the project manager sign the application for a WTSC grant, they agree to comply fully with the terms and conditions set forth in the contract as well as additional federal requirements outlined in the Electronic Code of Federal Regulations for Federal Grants and Agreements: (http://www.ecfr.gov/cgi-bin/text-idx?tpl=/ecfrbrowse/Title02/2cfr200_main_02.tpl).

The WTSC provides all grant recipients an opportunity to ask questions or discuss concerns about the terms and conditions of the grant. This opportunity may consist of an in-person meeting or conference call, depending on the complexity of the project and the recipient's level of experience with federal grants. Once this opportunity has been provided, the grant recipient's project manager certifies to the grant requirements, including the following elements:

<ul style="list-style-type: none"> • Contract Provisions <ul style="list-style-type: none"> ○ Billing procedure ○ Project Reporting ○ Nondiscrimination ○ Drug-Free workplace ○ State Lobbying 	<ul style="list-style-type: none"> ○ Political activity/Hatch Act ○ Suspension & debarment ○ Contract Termination ○ Buy America Act ○ Federal Lobbying
• Project changes and amendments	
• Quarterly and final reports	
• Third-party contracts	
• Indirect costs (Cost Allocation Plan or Federal Cognizant Agency rate approval letter)	
• Project Income Requirements	
• Promotional/Incentive Item Purchase Restrictions	
• Equipment purchases (approval and tracking requirements)	
• Travel rules (State Administrative & Accounting Manual- http://ofm.wa.gov/policy/10.htm)	
• Light Refreshments Policy (WTSC Policy #7.5- http://wtsc.wa.gov/resources/policies/)	
• Single audit requirements	
• Time keeping requirements	

I understand the items listed above or they have been explained to me by representatives of the Washington Traffic Safety Commission.

Agency Signature (Grant Recipient)

Date



CITY OF ABERDEEN LEGAL DEPARTMENT
ERIC NELSON (3233) • FOREST WORGUM (3232) • KIRSTEN WILLIAMS (3231)

TO: Public Safety Committee

FROM: Eric S. Nelson, Corporation Counsel

DATE: September 9, 2015

RE: **Bill No. 15-03A relating to permits for public events on city property and rights of way**

CC: Mayor & Department Heads

ACTION REQUESTED: Place Bill No. 15-03A on **September 23** city council agenda.

SUMMARY: Bill No 15-03 was tabled at its third reading on June 10, 2015. The bill has been revised and should be placed on the agenda as Bill No. 15-03A for a first reading¹.

BACKGROUND: Bill 15-03 was tabled because the city council wanted the Public Safety Committee to address questions raised by citizens who frequently sponsored events. The questions were mainly about the fees and permitting process.

The revised bill (Bill 15-03A) creates an application fee of \$50 per event. The application fee is applied to any fees charged for the use of public property. Applications must still be submitted 90 days in advance of the event date, but now the city must make a decision on the application within 30 days (this allows at least 60 days to appeal the permit decision or to revise the application). The city's right to invoice the event sponsors for any costs incurred after the event is limited to costs directly related to permit violations.

The revised bill will be placed on the agenda for a first reading and does not require an amendment. However, changes from Bill No. 15-03 are shown by underline/strikeout.

ATTACHMENTS:

[1] Bill No. 15-03A

¹ AMC 2.20.050(27) provides that any proposed ordinance tabled at a city council meeting must start over at the first reading if the tabled item is not put back on the agenda within three regular city council meetings.

ORDINANCE NO. _____

AN ORDINANCE ADOPTING A NEW CHAPTER 12.72 OF THE ABERDEEN MUNICIPAL CODE RELATING TO THE PERMITTING OF PUBLIC FESTIVALS AND PARADES, REPEALING CHAPTER 5.44 OF THE ABERDEEN MUNICIPAL CODE AND ORDINANCE 5441.

WHEREAS, on May 13, 2015, the city council adopted the recommendation of a Public Safety Committee Report that the city's current "Parade Permit" ordinance be replaced with an ordinance designed to deal with all manner of public events held on city property and rights of way; **NOW, THEREFORE,**

BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF ABERDEEN:

SECTION 1. NEW CODE CHAPTER ADOPTED. The following Chapter 12.72 relating to Festival Events is hereby added to the Aberdeen Municipal Code:

12.72.010 Purpose

It is the purpose of this chapter to provide for the issuance of Festival Event permits to regulate such events on the public properties and rights-of-way of the city in the interest of public health, safety and welfare; to provide for fees and charges; and to administer the permit process. Nothing contained in this chapter or any procedures adopted hereunder is intended to be or shall be construed to create or form the basis for liability on the part of the city, or its officers, employees or agents, for any injury or damage resulting from the failure of the applicant or sponsor to comply with the provisions hereof.

12.72.020 Definitions

For purposes of this chapter, the following terms shall be defined as follows, unless a different meaning is expressly stated:

- A. "Applicant" means the individual who completes the application and who shall act as primary contact for the event.
- B. "Director" means the Parks and Recreation Director or the Director's designee.
- C. "Festival event" means an event held in a fixed location on city property or city right-of-way, which the general public may attend, and any activity in a non-fixed location associated with the event such as a parade, walk-a-thon, or run-a-thon. Festival Events include arts and craft shows, carnivals, circuses, dances, entertainment activities, exhibitions,

fairs, flea markets, parades, rallies, shows, or other similar events. Not included in this definition of Festival Events are events exclusively involving political or religious activity or events intended primarily for the communication or expression of ideas where no vendor activities are involved and which are protected under the First and Fourteenth Amendments.

C. "Nonprofit vendor" means any person, firm or organization who sells goods and services at a Festival Event and who has active status registration with the Washington Secretary of State as a nonprofit corporation.

E. "Permit" means the permit issued by the Parks & Recreation Director or the Director's appointed designee pursuant to this chapter.

F. "Sponsor" means the group who is listed on the permit application as the responsible party for the event.

G. "Qualified nonprofit event sponsor" means a sponsor who has an active status registration with the Washington Secretary of State as a nonprofit corporation.

H. "Vendor" means any individual, firm, or organization who sells goods or services at a Festival Event, including but not limited to concessions, food counters, and booths for the sale of crafts, memorabilia, souvenirs, services, or other similar items.

12.72.030 Permit required

A. Any person or group desiring to conduct or sponsor a Festival Event on city property or city rights-of-way, other than Festival Events conducted entirely within a city park under the jurisdiction of the Aberdeen Parks Board, shall first obtain a Festival Event permit under this chapter. An application for a festival event permit must be submitted at least ninety (90) days prior to the proposed date of the Festival Event. The Director shall issue or deny a permit within thirty (30) days from the date a complete application is received.

B. Any person or group desiring to conduct or sponsor a Festival Event in a city park under the jurisdiction of the Aberdeen Parks Board shall comply with all regulations and permit requirements established by the Parks Board. A Festival Event permit under this chapter shall also be required for Festival Events that do not take place entirely within a city park under the jurisdiction of the Park Board. The Director, with the approval of the Park Board, may issue a consolidated Festival Events permit under this chapter that incorporates the permitting requirements adopted by the Park Board.

12.72.040 Permit duration

A Festival Event permit issued under this chapter shall be valid only for the time period approved by the city and vests no permanent rights in the applicant.

12.72.050 Administration Permit application – fee – timelines for issuance

A. The Director shall establish a Festival Event permit application form, process, and approval/denial criteria; and publish such forms, process and criteria on the city's website. The criteria for approval/denial shall be reviewed and approved by the Police and Fire

Departments prior to adoption by the Director. The process for approval/denial of individual permit applications shall include an opportunity for review and comment by all city departments.

B. The application fee for a Festival Event permit shall be \$50. The fee shall be submitted with an application for a Festival Event permit at least ninety (90) days prior to the proposed date of the event. The Director shall issue or deny the permit within thirty (30) days from the date a complete application is received.

C. The Director or the Director's designee may approve, deny, modify, or condition an application for a Festival Event permit.

12.72.055 Appeal of denial or revocation of permit

Any sponsor aggrieved by the action of the Director in refusing to issue any permit or revoking a permit issued under this chapter shall have the right to appeal the Director's action to the Aberdeen City Council, or such other hearing body or officer as may be designated by the City Council, by filing a notice of appeal with the Finance Director within ten (10) calendar days of issuance of notice of the denial or revocation. Any appeal shall be accompanied by a statement indicating the grounds for such appeal. The hearing body or officer shall set a date for hearing such appeal, to take place within twenty (20) calendar days of the date of receipt of the notice of appeal, unless the appellant agrees to a longer time frame. If the twentieth day falls on a weekend or holiday, the next business day would be the final day for holding a hearing. At such hearing the appellant and other interested persons may appear and be heard, subject to rules adopted by the city council or the hearing body. The hearing body or officer shall render its decision on the appeal within ten (10) business days following the close of the appeal hearing. The decision of the hearing body or officer is final.

12.72.060 Conditions authorized and additional permits

A. The Director may include in a Festival Event permit, among other provisions, reasonable terms or conditions as to the: (1) time, place and manner of the event; (2) compliance with health and sanitary regulations; (3) provision of emergency services, security, and other services deemed necessary by the city for health, safety, and welfare purposes; and (4) payment of or reimbursement for city costs associated with the event.

B. In addition to the reasonable terms and conditions that may be included in a Festival Event permit, a Festival Event permit shall ensure that:

1. No fee may be charged nor donations solicited for admission to a Festival Event located on City properties or rights-of-way or any entertainment venue at the event located on City properties or rights-of-way. This condition does not prevent the event sponsor from collecting vendor fees and charges, or allowing the sale of goods and services at the event, or soliciting or allowing the solicitation of donations for support of non-profit organizations in a manner such that the solicitation would not reasonably be construed by the general public as a charge or donation for admissions.

2. The event sponsor is responsible for all equipment set-up and take-down, litter and garbage clean-up and disposal at the event venue, and prompt removal of all event equipment and site clean-up at the end of the event.

3. No stakes, pegs, or other affixed hardware may be placed into city property or rights-of-way unless such activity is allowed under the Festival Event permit.

4. The sponsor of a Festival Event shall make provision for the free exercise of speech at the event and submit in writing with its application a statement as to how the free exercise of speech will be accommodated. Any manner and location restrictions on the free exercise of speech must comply with those clearly set forth in the permit.

5. Each Festival Event sponsor at which food is sold or served shall prominently place in and adjacent to all areas where food is sold or served a minimum of three (3) signs no smaller in size than two (2) feet wide by three (3) feet high which state "No animals other than service animals allowed in food sales, serving, and preparation areas;" or shall propose in writing with its application, subject to city approval, an alternate method of how notification will be given to event vendors and attendees that only service animals are allowed in areas where food is prepared and served.

C. The city may condition any event permit on a requirement that the permittee give written advance notice of the event and its probable impact to the general public and any property owners or tenants adjacent to the event location or any event venue.

D. Additional permits and licenses may be required for Festival Events to meet the conditions established by the permit or other city codes.

~~12.72.070 Rates established for use of City streets~~

~~—The rate for use of City streets for stationary activities of a Festival Event shall be \$50 per day or partial day of event operation, and shall be paid in advance of or at the time of permit issuance. Stationary event activities include but are not limited to areas for vendors, food consumption, displays, entertainment, event entryways, and supply and equipment storage.~~

12.72.070 Fees and charges

Any person, firm or organization who sponsors a Festival Event within the city must:

A. Pay all city property usage fees in accordance with applicable code or resolution. The application fee shall be applied as a credit against any property usage fee.

B. Obtain all applicable permits and licenses required by Aberdeen Municipal Code and pay associated fees in accordance with the code.

C. Apply for city utility services in advance of the event and pay associated usage charges and fees in accordance with city utility billing policies and practices. Pay the city's commercial customer fees for city utility services provided to the event.

D. Reimburse the city for actual costs of city personnel, services and supplies required as a direct result of the sponsor's failure to comply with permit conditions for the event within 45 days of the date of issuance of invoices for such by the city.

E. Pay taxes, as applicable to the event, in accordance with city and state regulations.

12.72.080 Fees and charges exempted - Qualified nonprofit event sponsor

The Director or the Director's designee may waive the following fees and charges for a Qualified Nonprofit Event Sponsor if in the Director's opinion support for the event will not cause a significant disruption in the delivery of normal city services and the event is of sufficient public benefit to warrant the expenditure of city funds without reimbursement by the sponsor:

A. The actual cost of city personnel for services incurred on behalf of the event during regular work hours.

B. Incidental city costs for supplies, mileage and vehicle maintenance that are not included in the ordinary rate for city utility services.

C. The fees for recycling services provided to the event by the city if the sponsor files a recycling plan with the event application, said plan is approved by city, and the event sponsor makes a good faith effort to implement the approved plan.

12.72.090 Hold Harmless

As a condition to the issuance of any permit under this chapter, the sponsor shall agree to defend, indemnify and hold harmless the city, its officers, employees and agents, for any and all suits, claims or liabilities caused by, or arising out of any use or activity authorized by any such permit.

12.72.100 Insurance requirements

The sponsor shall provide general liability insurance naming the city as an additional insured. Limits of coverage will be determined by the city's risk manager. Certificates of insurance are to be submitted to the city for approval prior to the issuance of the Festival Event permit. Acceptability of insurance is subject to approval by the city's Finance Director or the city's designated risk manager.

12.72.110 Revocation of permit

Any permit issued under this chapter may be summarily revoked by the city at any time when, by reason of disaster, public calamity, riot or other emergency or exigent circumstances, the city determines the safety of the public or property requires such immediate revocation. The city may also summarily revoke any permit issued pursuant to this ordinance if the city finds that the permit has been issued based upon false information or when the permittee exceeds the scope of the permit or fails to comply with any condition of the permit. Notice of such action revoking a permit shall be delivered in writing to the event sponsor by personal service or by certified mail at the address specified by the permittee in the application.

SECTION 2. CODE SECTION REPEALED. Ordinance 5441, as amended by Ordinance 5688, codified as Chapter 5.44 AMC, is hereby repealed.

SECTION 3. SAVINGS CLAUSE. Chapter 5.44 AMC, which is repealed by this ordinance, shall remain in force and effect until the effective date of this ordinance and shall remain in force and apply to all applications made and permits issued prior to the effective date of this ordinance.

SECTION 4. SEVERABILITY. Should any section, subsection, paragraph, sentence, clause or phrase of this ordinance or its application to any person or situation be declared unconstitutional or invalid for any reason, such decision shall not affect the validity of the remaining portions of this ordinance or its application to any other person or situation.

SECTION 5. PUBLICATION BY SUMMARY. The Finance Director is authorized and directed to publish the attached summary in lieu of this ordinance.

SECTION 6. EFFECTIVE DATE. This ordinance shall take effect immediately following its passage, signing, and publication.

PASSED and APPROVED this ____ day of _____, 2015.

Bill Simpson, Mayor

ATTESTED:

Kathryn Skolrood, Finance Director

LEGISLATIVE DEPARTMENT
CITY OF ABERDEEN

Mayor: Hon. Bill Simpson

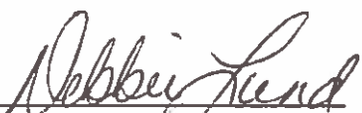
The Members of
Your Committee On: Personnel and the Human Resources Director

To Whom Was Referred: Revisions to job description for Community Development
Technician

Reports and Recommends as Follows: On September 17, 2015, members of the Personnel Committee met and discussed the proposed revisions to the job description for Community Development Technician.

The job description for Community Development Tech contains a sentence about becoming a Notary Public. This requirement was intended to be removed from the description when it was last revised in 2014. It was overlooked. Therefore, this proposal is to strike the requirement for Notary Public from this job description as it not a requirement for this particular position. The incumbent and union was notified of this proposal on July 17, 2015.

It is recommended that the City Council adopt the attached job description for Community Development Technician effective immediately.


Debbie Lund
Human Resources Director

PERSONNEL COMMITTEE


Bill Simpson, Chairman

Reported: September 23, 2015


Peter Schave, Council President

Adopted: _____, 2015


Tim Alstrom, Member

**CITY OF ABERDEEN
POSITION CLASSIFICATION**

COMMUNITY DEVELOPMENT TECHNICIAN I, II or III

Salary Range: 14 15 16
Union Status: AFSCME
FLSA Status: Non-Exempt
Date Adopted: 10/01, 07/14, 09/15

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DEFINITION: The Community Development Technician functions as the primary office support for the department and as a permit specialist. The position coordinates and performs a variety of research, permit review, front desk, tracking, and technical duties related to the City's building, planning, permit, and code enforcement functions.

REPORTS TO: Community Development Director

SUPERVISES: May supervise other staff as assigned.

DISTINGUISHING CHARACTERISTICS:

Distinction between the Community Development Technician I, II and III ratings is based on the qualifications and duties. Rating I designates entry level, Rating II requires a demonstrated proficiency of the full range of duties based on a combination of education and experience with a limited time to obtain the International Code Council ICC Permit Technician certification, and Rating III requires (ICC) certification as Permit Technician and the experience necessary to perform the additional administrative responsibilities for compliance and public education programs within the department.

Positions in this classification coordinate and perform a variety of planning and building research, permit review, front counter, and tracking duties. These duties require a broad scope of knowledge of permit codes practices and procedures. Work direction normally consists of statements of desired objectives and review is generally of results achieved. Incumbents must exercise judgment in the interpretation and application of laws, codes and regulations and initiative in designated planning and building permit review functions, planning work, and resolving problems. The Community Development Technician has regular contact with customers on the telephone and at the counter, often needing to explain highly complex information to individuals with no knowledge of planning and building requirements. Excellent interpersonal skills are required. Punctual, regular and reliable attendance is essential for successful job performance.

ESSENTIAL JOB FUNCTIONS:

Coordinates, tracks, and processes permit applications ensuring that policies and procedures are followed in the receipt, routing, and processing of permit applications. Calculates fees and routes application; monitors application progress for status reports to the applicant and City departments on a regular basis; prepares plans and permits for issuance.

Coordinates and performs building and permit front desk functions and assists the public and building contractors in completing permit applications such as building, demolition, electrical, plumbing and sewer permits required by the City.

ESSENTIAL JOB FUNCTIONS: (continued)

Plans and performs a variety of building and planning research functions such as review of property ownership, easements, and other land use matters. Proactively anticipates customer's needs and communicates with Department Director ideas to improve performance and processes in the department.

Issues electrical, plumbing, sewer and building permits for minor repair, alterations, additions and demolitions not first requiring plan review for major structural changes.

Maintains accurate, up-to-date records of the permit process including: Building Department permit log, state and federal monthly, quarterly and annual activity reports. Track and report permit revenue on monthly and annual basis.

Maintains accurate, up-to-date records of the code compliance officer's response to nuisance complaints. Administer and oversee abatement program for consistency and adherence with adopted procedures, processes and timelines. Prepare formal abatement complaints and orders, disseminate documents to those listed on litigation guarantee obtained from a licensed title insurance company, ensure documents are recorded with County Auditor. Prepare request for bids for abatement projects, asbestos removal or demolition, or other needs. Prepare Council bid award document and contract. Oversee contract administration for compliance with State and City regulations. Prepare and documentation for invoice to property owner for costs incurred associated with nuisance abatement. Track and report deferred revenue annually.

Oversees electrical inspection schedule; scheduling and notifying inspectors of locations and work to be inspected. Notify Grays Harbor Public Utility of locations where service can be energized. Prepares documentation for monthly accounts receivable invoice to electrical contractors.

Create, produce and distribute building code, zoning ordinance, engineering or other informational brochures and handouts to facilitate understanding of permit requirements and City procedures. Ensure information is added to City website. Prepares and distributes press releases as needed or requested.

Serve as City's primary contact under Municipal Research and Services Center (MRSC) *Small Works Roster* as adopted by City. Provide enrollment information to interested contractors, verify the small works roster is advertised locally, and provide assistance to City staff in accessing and using the website and requesting project bids under the program.

Performs office duties including computer, telephone and standard office machines. Generates formats on computer to provide standardized document preparation. Prepares correspondence and documents from handwritten or computer draft, editing for correct form and terminology. Responds to requests for public records as mandated by Washington state law.

Prepares meeting agendas, minutes and related materials for Public Works and Community Development Department committees and groups including, but not limited to, Planning Commission, Building Code Commission including administrative hearings and appeals. Prepare reports and provide documents to Council for their action and approval where required.

Sets up and maintains the various departmental electronic and hardcopy filing systems, including the updating, transferring and purging of files in compliance with State of Washington records retention schedules.

ESSENTIAL JOB FUNCTIONS: (continued)

Prepare permissive use permits granting adjacent property owner the use of city right-of-way. Maintain permissive use permit files and record log of permits issued.

Enter parcel number and update contractor registration license information into computerized permit program to maintain up to date permit database records.

OTHER JOB FUNCTIONS:

Orders supplies and equipment for department and second floor copier; serves as contact and troubleshooter for second floor copier; receives invoices and prepares and processes payment vouchers. May deliver or pick up needed documents or items.

Serves as contact for City Hall janitorial contract. Orders janitorial supplies as needed by contracted staff, ensures compliance with prevailing wages and process payment per contract for work performed.

Maintain engineering department record copy of ordinances approved by Council.

Performs other related duties as required.

WORK ENVIRONMENT AND EQUIPMENT USED:

Work is performed indoors in an office environment requiring sitting approximately 80% of the time, standing and walking 10% of the time and reaching and bending approximately 10%. The ability to operate a motor vehicle is necessary in order to run errands and/or attend meetings at other locations than City Hall. Equipment used includes telephone, FAX machine, copy machine, computers, adding machines and other commonly used office equipment.

DESIRABLE QUALIFICATIONS:

Knowledge of: Public Works, building, and planning functions and codes; permit processing, code procedures and municipal liabilities; commonly used construction terminology; procedures for maintenance and storage of records, files, documents and logs related to permit issuance; and skills in operation of a computer work station with electronic database and tracking systems.

Proficient in Microsoft Office; Excel, Word, and Outlook. Familiarity with building permitting software desirable.

Ability to: Communicate effectively both orally and in writing with people of varied backgrounds and disciplines; organize, plan and schedule varied work assignments and multiple priorities; perform computer and network duties; work under stressful conditions with frequent interruptions; exercise judgment in the interpretation and application of laws, codes and regulations while dealing with the general public; follow oral and written instructions; interact effectively with City staff and the general public.

EDUCATION AND EXPERIENCE:

Experience, education, or training which provides the level of knowledge, skill and ability equivalent to:

High school graduation or GED equivalent with continuing education and coursework in permit functions, business, public administration, planning, construction management or a related field.

Community Development Technician II: Two years of technical and office experience with customer service problem solving.

Community Development Technician III: Three to five years of increasingly responsible experience as a Community Development Technician II, or the equivalent, involving application of building and planning codes, issuance of building and construction permits and contact with the general public; and ICC certification as Permit Technician.

LICENSES, CERTIFICATES AND OTHER REQUIREMENTS:

Valid Washington State Driver's License or ability to obtain within 6 months of employment.

~~Washington State Notary Public, or ability to obtain within 6 months of employment.~~

ICC certification as a Permit Technician, or the ability to obtain the certification within one year of employment, is required for Community Development Technician II.

ICC certification as Permit Technician is required for Community Development Technician III.

Bilingual is preferred.